In the United States Court of Federal Claims

No. 19-1796C

(E-filed: March 3, 2020)

AMAZON WEB SERVICES, INC.,

Plaintiff,

V.

THE UNITED STATES,

Defendant,

and

MICROSOFT CORP.,

Intervenor-defendant.

<u>ORDER</u>

On February 27, 2020, the parties filed a joint notice attaching a redacted version of the court's February 13, 2020 opinion and order on plaintiff's motion preliminary injunction. See ECF No. 169. Later that same day, the parties filed a second notice attaching a redacted version of the same order. See ECF No. 170. The parties did not explain in the notice the reason for a second filing; a short notation on the docket suggests that it may be intended to "correct[] ECF Dkt No. 169." Id. The court is therefore unable to determine which, if any, redacted version of the order the parties intended for filing and publication.

Accordingly, the clerk's office is directed to **STRIKE** the parties' notices, **ECF No. 169** and **ECF No. 170**, from the docket in this matter for the above stated defects. On or before **March 9, 2020**, pursuant to the court's February 13, 2020 opinion and order, the parties are directed to **CONFER** and **FILE** a **notice of filing** attaching a proposed redacted version of the court's February 13, 2020 opinion and order, ECF No. 164, with any competition-sensitive or otherwise protectable information blacked out.

IT IS SO ORDERED.

s/Patricia E. Campbell-Smith
PATRICIA E. CAMPBELL-SMITH
Judge